

recalled to memory, commented upon, and day by day will the verdict of condemnation be pronounced against you. The very children begotten by the miserable instruments who have executed your capricious and unaccountable edicts, will condemn you. But alas, what have I done! I have reproached you as though you yourself had drawn the "black lines" and written the word "expulsion" upon the Senate's Journal. That you did not perform the manipulations of the process, none can be ignorant. That it was even done in compliance with your suggestions, I must confess, upon reflection, there is reason to doubt. It is not even certain that it was your approbation. No, the often renewed and protracted debates upon the expunging resolution; the long black marks upon the Senate's Journal; the constructive annihilation of a resolution of the Senate by writing a few syllables across the lines thereof, was perhaps, after all, none of your suggestions; such tardy formalities looked not like your contrivance. That same spirit which once impelled you to violate a neutral Territory contrary to the express commands of your superior officer;—which instigated you to attempt to shoot down a fellow citizen, who raptorially turned and flicked your hand;—which, but a few days since, urged you to violate the privileges of the Senate of the United States, by calling a Senator to account for words spoken in debate;—that same spirit, it is not for the invention of numerous and powerful obstacles, would, it is to be feared, have led you to prefer the summary mode of marching in person to the Senate chamber, tearing from the Senate's Journal the obnoxious leaf, and casting it in the flames. If I err in supposing you partial to some such characteristic mode of procedure, I rejoice at it, for then Andrew Jackson must be an altered man. If you were apprehensive that the nation would not have sustained you in such an act, your apprehensions were ill founded. There can be scarcely a doubt but that, that portion of the people, which had heretofore applauded without discrimination every act of your administration, every principle recorded by your pen, and all the hard sayings your lips had ever uttered, to wit, the "hurrah boys," would have looked upon so courageous and patriotic an exploit, as little inferior in merit and glory to the victory of New Orleans itself. It would perhaps have sunk you a notch lower in the estimation of a few, but the constitution of your country would have suffered less from some such violent and mad assault, than from the deliberate and insidious attack of that obsequious courtier, Sir Thomas Benton and his right trusty squire. The former would have given but a momentary shock; it would have left no lasting injury—would never have been pleaded as a precedent. The latter has inflicted a fearful wound, which, if ever cicatrized, must be the slow work of time; unless the pressure of party discipline, be at some early day so far removed, as to permit the spirit of patriotism and public virtue to assume its wonted dimensions, and act with its accustomed energy and independence—then we may behold the closing of this scene under the healing influence of the regular and constitutional application of the seal of everlasting reprobation.

It has been ascertained that during the last year the (starving) population of Ireland consumed whiskey to the amount of ninety five and a half millions of dollars!

HORRIBLE CONSEQUENCES OF INTemperance.
—On Sunday evening a laborer and his wife, who reside in 71st street, got themselves so drunk that while they were getting by the fire, the woman let her child, about four months old, fall from her lap into the fire, neither she nor her husband was able to extricate it until it was too late. The agonizing screams of the little unfortunate caused a ladder in the house to run into the room, who beheld the heastly father of the poor child endeavoring to raise it from the flames, but so completely prostrate was he with liquor, that the child was literally roasted alive before he succeeded in taking it from the fire. [Journal of Commerce.]

STATE OF VERMONT.

A PROCLAMATION

SILAS H. JENISON,
GOVERNOR.

In view of the works of Creation and Providence we are instinctively led to worship and adore our Creator. The contemplation of His power and goodness, teaches the propriety of humbling ourselves before Him; of imploring His forgiveness for sin and abuse of the many favors and blessings which have been bestowed upon, as individuals and as a people; and of invoking the continuance of His kindness and protection on us and our beloved country.

That a convenient season may be presented for the whole community to unite in this pleasing and grateful service, I do hereby appoint **FRI-DAY, the SEVENTH day of April** next, to be observed as a day of Fasting, Humiliation and Prayer throughout this State.

Let us on that day, abstaining from every thing inappropriate to the duties thereof, assemble at our several places of public worship, and with hearts suited to the occasion, in meekness and humility, confess our departure from the path of rectitude, and entreat forgiveness. Let us beseech our Heavenly Father, that through the influence of the inexhaustible grace of our Savior, the divine law of love may be written upon every heart, and that we may be aided in the performance of all our duties to God and to our fellow men.

Let us pray God that our citizens may be prosperous in all their laudable pursuits;—that the seasons may be ordered in mercy;—that the earth may yield of its fullness to the labors of the husbandman;—that He would incline the hearts of the wealthy in this season of unusual scarcity, to remember and relieve the wants and sufferings of the poor and distressed;—that the rod of the oppressor may be broken and the oppressed go free.

Let us pray that our schools and seminaries of learning may accomplish the benevolent objects of their founders; instilling into the minds of our youth such pure principles of piety, morality and love of country, as shall be a sure guaranty for the

purity and perpetuity of our free and liberal institutions: That as a nation we may be blessed: That all in authority in our national and state governments, may be in his especial keeping—that they may be led to adopt such measures as will effectually restore and promote harmony and good will among the people, and preserve and increase our national security, prosperity and happiness. And finally let us invoke the blessing of God upon the benevolent enterprises of the age, and earnestly pray, that the pure precepts of the Gospel of Jesus Christ, our Savior, which casteth out strife, may be known and practised throughout the whole earth.

Given under my hand at Shoreham, this seventh day of March, in the year of our LORD one thousand eight hundred and thirty-seven, and of the Independence of the United States, the sixty-first.

S. H. JENISON.
By the Governor,
Geo. B. MANSEY, Secretary.

Married.

In this village, on Wednesday evening last by Rev. Mr. Smith, Mr. Ashbel Pitkin to Miss Mary Ann Washburn.
At Coventry, 16th inst. by Rev. Mr. Fletcher, Mr. Luther Persons to Miss Mary Wheelock, both of Coventry.
At New York, Mr. George L. Bowers of Charleston, Mass. to Miss Lydia M. Preston of Tunbridge, Vt.

Died.

In Montpelier, on the 13th instant, with a glorious hope of a blissful immortality, Mrs. Hannah Holmes, wife of Mr. Ebenezer Holmes, aged 72. Printers in Mass. are requested to notice, &c.
In this village, 12th instant, Abby Aurelia, daughter of Mr. H. N. Taplin, aged 2 years.
In Waterbury, 20th February last, Miss Eunice, daughter of Dea. Paul Dillingham, aged 35.
Also, on the 25th ult. an infant child of Geo. N. N. and Nancy L. Dillingham. And on the 7th inst. Nancy L. wife of George U. Dillingham, and daughter of Asa Pike, Esq. of Hydepark, aged 20 years.
In Berlin, on a visit, 18th inst. of throat distemper, Cyrus, son of Joshua Bailey of Orange, formerly of Berlin, aged 3 years.

MARKET PRICES.

	Boston Mar. 20.	New York March 11.
Beef cattle—Extra	9.00@	
1st qual.	8.25@8.75	
2d "	7.50@8.00	
3d "	6.75@7.50	
Sheep—	6.00@7.00	
Swine—retail	10c.@11c.	
Provisions—Troy flour		
West. canal	12@12 1/2	11 87@
Butter	17@22	10@22
Cheese	6@11 1/2	8 1/2@10
Lard	13@14 1/2	13@14
Wool—Am. Merino	—@—	55@67
Common	45@50	45@50

Ground Nova Scotia plaster

FOR sale by JEWETT, HOWES & CO.
March 25:3w187.

Butter.

1000 LBS. FALL TABLE BUTTER for sale by LAMBS, PALMER & CO.
March 15, 1837. 87

Lands at Auction.

NOTICE is hereby given that the subscribers will expose to sale at public auction on the 21st day of June next, the following described Lands, in different sections of the state of Vermont, to wit:

RUTLAND COUNTY.

In Chittenden—
2d div. of right of Elisha Adams 100 acres
2d " " Zadoch Averill 50 "
3d " " Geo. Lake 50 "
2d & 4th " " Nathan Richardson 125 "
2d div. " " Samuel Lilley 50 "
4th " " Henry Lake 100 "
4th " " John Cutler 100 "
4th " " James Carpenter 50 "
Lots no. 5 & 6 in the 5th division of the rights of Darius Chipman and John Cutler 200 "
4th div. right of Dudley Averill 100 "
4th " " Gershom Beach 20 "
4th " " Thomas Rowley 50 "
4th " " William Clark 100 "
Also, undivided lands drawn to the original rights of Elisha Adams, Gershom Beach 2d, Timothy Chittenden, James Carpenter, Nathan Cutler, George Lake, John Daggett, David Lee, Nathaniel Chipman, Timothy Chittenden, John Nathan Richardson, Asa Edmond, and Adoniah Montague, being about 800 acres more or less, and one other tract containing about 217 acres.

FRANKLIN COUNTY.

In Bakersfield—Lots no. 59, 140 acres—no. 15, 30 acres—no. 62, 140 acres—no. 50, 70 acres—total 440 acres.
In Enosburgh—631 acres.

ORLEANS COUNTY.

In Glover—Lots no. 7, 9, 16, 29, 41, 66, 74, 78, 56, 118, 120; some of the above are fractions of lots, some are entire, and are estimated at about 1000 acres.
In Salem—the right of Job Merritt, 75 acres
" John May Esq. 175 "
" Ezekiel Smith 125 "
" Nathan Bliss 75 "
" Israel Nichols 183 "
Total 800 "

ESSEX COUNTY.

In Guildhall—
1st & 3d div. of right of Thomas Darling 1st & 2d " " Chauncey Whitley 1st & 2d " " Andrew Andrus 1st " " Jas. Matthews 3d " " Timo. Barker—550a's

The above described lands will be offered for sale at Montpelier, Vermont, on the 21st day of June next, at 10 o'clock in the forenoon, and the same (unless previously disposed of at private sale), will be kept in market until sold. The desire of purchasing are invited to attend. The lands are the property of the state of Vermont. A description of the titles will be exhibited at the time of sale, and warranty deeds will be given in most cases. Town clerks and others having knowledge of adverse claims to any of the above described lands, will confer a favor upon the subscriber by addressing a line to him briefly stating the nature and extent of such claims and the names & residence of the claimants. MILTON BROWN, Agent for the State.
Worcester, March 20th, 1837.

The publishers of the Rutland Herald and North Star will please insert the above in their papers three weeks successively, and forward their accounts, together with a paper containing the advertisement, to me. M. BROWN. (87w)

Herds Grass Seed!

FOR sale by LAMBS, PALMER & CO.
March 15:87

Shingles!! Shingles!!

100,000 PRIME Shingles for sale by LAMBS, PALMER & CO.
March 15:87.

Cast steel axes.

5 BOXES BAKER'S AXES, the best in use, for sale by LAMBS, PALMER & CO.
March 15:87.

GLOVES, MITTINS.

Luman Rublee,
Main street, nearly opposite the brick church.

HAS now on hand and will constantly keep a large stock of Buckskin Gloves & Mittins, manufactured under the direction of the same gentleman employed by the late Mr. Stickney, which he will sell wholesale and retail on the most reasonable terms. Purchasers are invited to call and examine the stock.
Montpelier, March 23, 1837. 87:3

Pay the Post!

THE subscriber, being about to make a new arrangement in his business, requests all those who are indebted to him to make immediate payment. He intends visiting his subscribers in a few days, and they will therefore be in readiness without further notice.
CHARLES RICE.
Montpelier, March 20, 1837. 87

Laborers wanted.

FOR or five stout, active & willing young men are wanted the coming season, to work on the Turnpike, to whom good wages will be paid.
TH: & H. H. REED.
March 23, 1837. 87

Notice.

THIS may certify that I do relinquish to my son James Upton his time, and he is at liberty to act for himself. I shall claim none of his earnings nor pay any debts of his contracting after this date.
JOHN UPTON.
Barre, March 20, 1837. 87*

400 bushels of oats wanted.

FOR which the highest market price will be paid in cash, by
A. B. YOUNG, Sup. State-house.
Montpelier, March 17, 1837. 86

Proposals.

WE will receive proposals for building a Meeting House, at Berlin, and finish it complete, until the first day of April next.—(The contractor to furnish all the materials)—the house to be finished by the first day of November next;—the house 38 by 55 feet square on the ground;—posts 19 feet high; an entry at one end, 14 feet wide, with a vestry of the same width over it; floor of house finished with 50 pews or sips;—a plain neat pulpit, and a gallery for singers at the opposite end to the pulpit, finished with seats.
For a more particular description, apply to A. B. Young, No. 13, State House, where a plan of the House may be seen.
Proposals received in writing at the Post Office, Berlin.
PORTER PERRIN, } Building
ISRAEL DEWEY, } Committee.
JOHN WINSLOW, }
Berlin, March 17th, 1837.

New Books.

LIFE OF AARON BURR, by Matthew L. Davis; Life of Lemuel Haynes; House I live in; Three Experiments in Living; Poor Rich Man and Rich Poor Man; Path of Peace; Small Means.
Just received and for sale by
E. P. WALTON & SON.

Notice.

THE subscriber has two good FARMS for Sale, situated in the town of Barton; and also twenty-five likely COWS which he is wishing to dispose of.
H. BAXTER.
Barton, March 12, 1837. 86:3w.

New Arrival.

JUST received a new assortment of Letter Paper; Bill-Head Paper; Music Paper; Perforated Cards; Visiting Cards; Paper Fold-ers; Steel Pens—a first rate article; Cramer's Instruction Book for Piano Forte; Burrow's Piano Forte Primer; Foster's Writing Books, &c.
E. P. WALTON & SON.
March 18, 1837.

Notice.

RUN away from the subscriber on the 7th instant ANSEL FISHER, an indentured boy. All persons are forbid harboring or trusting him, as I will pay no debts of his contracting after this date.
DAVID P. THOMAS.
Morristown, March 7th, 1837. 86w3

THREE EXPERIMENTS OF LIVING

FOR SALE at the Montpelier Bookstore.
March 17.

Shingles! Shingles!

A Lot of prime Shingles wanted by the subscribers in exchange for Goods, SOUTHWICK, SIBBLEY & DAVIS.
Rich's Hollow, Montpelier,
March 8, 1837.

Farms for Sale.

WILL be sold on reasonable terms, two valuable and well cultivated FARMS in Greensboro', Vermont,—both containing about 320 acres of land, about 170 of which is cleared and fenced. On the farms are two good well finished houses; one a two story of 28 by 38 feet with an L part adjoining of 22 by 36 feet. Also, a large barn, wood shed, and hog house. On the other, a one story house well painted of 28 by 32 feet, with a wood house and shed of 20 by 40 feet, and two good barns of 32 by 42 feet,—both pleasantly situated between the village of Greensboro' and Hardwick, in full view of the Caspian Lake, famous for the trout fishery. Also, a small place in Hardwick village, containing about five acres, with a one story house and barn, suitable for a mechanic.
For further particulars enquire of the subscribers living on the premises.
ASHBEL HALE.
JOSHUA HALE.
Greensboro', March 10, 1837. 86

RUN AWAY

FROM the subscriber on the 5th instant ALDEN MEAD. All persons are forbid trusting him on my account as I shall pay no debts of his contracting after this date.
HORACE CHATTERTON.
Middlesex, March 6, 1837. 95

NOTICE.

Hervey Tracy, have relinquished to my son, WM. W. TRACY, a minor, his time and services until he becomes of age. I shall pay no debts of his contracting after this date, and he is at liberty to do business the same as though he were now of age.
HERVEY TRACY.
Tonbridge, Feb. 24, 1837. 95

Notices of Estates.

Commissioner's notice.

WE the subscribers, being appointed by the honorable probate court for the district of Randolph, commissioners, to receive, examine and adjust all claims and demands of all persons, against the estate of IRA BEAN, late of Brookfield in said district, deceased, represented insolvent, and also all claims and demands exhibited in office thereto; and six months from the 23d day of March being allowed by said court for that purpose, we do therefore hereby give notice, that we will attend to the business of our said appointment, at the dwelling-house of Homer Hatch in Brookfield on the last Wednesdays of April and August next, from nine o'clock, A. M. until four o'clock P. M. on each of said days.
ENOCH SLADE, } Commis-
HOMER HATCH, } sioners.
Brookfield, March 22, 1837. 87*

James Simons' estate.

WE the subscribers, having been appointed by the honorable court of probate for the district of Bradford commissioners to receive, examine and adjust all claims of all persons against the estate of James Simons, late of Stratford in said district, deceased, represented insolvent, and all claims and demands exhibited in office thereto, and six months from the 28th day of Feb. 1837 being allowed by said Court for that purpose—We do hereby give notice that we will attend to the business of our said appointment at the dwelling-house of the widow Delany Simons, in said Stratford, on the first Mondays of May and June next, from 9 o'clock, A. M. until 4 o'clock, P. M. on each of said days.
SIMON BACON, } Commis-
HIBBARD JONES, } sioners.
March 13th, 1837. 87*

STATE OF VERMONT.

WASHINGTON DISTRICT, ss.

IN Probate Court holden at Montpelier on the 23d day of March, 1837,

A N instrument, purporting to be the last will & testament of Silas Jacobs, late of Marshfield in said district, deceased, is presented here in court by Lydia Jacobs and Ira Smith, executors therein named, for Probate. And it is ordered by said Court that the hearing and discussion thereon be referred to the 13th day of April, 1837,—and it is further ordered, that all persons concerned therein be notified hereof by publication of this order in the Vermont Watchman and State Journal three weeks successively, before the said time of hearing, that they may appear, if they see cause, and object to the Probate of said Will.

By the Court,
Attest, J. LOOMIS, Register.

STATE OF VERMONT.

DISTRICT OF RANDOLPH, ss.

The Hon. the Probate Court for the district of Randolph, to all persons concerned in the estate of George W. Whitcomb, late of Orange, in said district, deceased, intestate, GREETING.

WHEREAS, Luther Carpenter, administrator of the estate of said deceased, proposes to render an account of his administration, and present his account against said estate for allowance, at the Probate Court to be holden at the Probate office in Chelsea, in said district, on the third Wednesday of June next: Therefore, you are hereby notified to appear before said Court, at the time & place aforesaid, to show cause, if any you have, why the said account should not be allowed. Given under my hand and the seal of said Court, at Chelsea, in said district, this [L. S.] fifteenth day of March, A. D. 1837.
By order of the Court,
J. K. PARISH, Register.

STATE OF VERMONT.

Washington district, ss.

In probate court holden at Montpelier within and for said district, on the 23d day of March A. D. 1837.

JOHNS GALE, JR. guardian to Harriet C. Hubbard and Clark P. Hubbard, children of John Hubbard, late of Berlin in said district, minors, and owning real estate lying in Berlin aforesaid, being one undivided half of the old barn standing near where said John died, and also a small piece of land, part of the farm occupied by said John at the time of his decease, bounded beginning at the west end of the wall on the south side of the lane near the new barn thereon, north 17 links to a hemlock post, thence west 60° south 31 rods, thence north about 6 feet to the south corner of the shed, thence westerly & northerly so as to include the land on which the shed stands to the division line between the land of Peter Hubbard and said estate, and from thence to the place of beginning—makes application to said court to be empowered to sell and convey the said real estate belonging to his said wards, alleging that the sale thereof will be conducive to the interest of said wards.—Whereupon it is ordered that said application be heard at the probate office in Montpelier on the 2d day of May A. D. 1837, and further ordered that notice hereof be given by publishing the substance of the subject matter of said application and orders thereon in the Vermont Watchman and State Journal published at Montpelier two weeks successively, the last of which not to be less than two weeks before the aforesaid time appointed for the hearing thereof. By the court,
J. LOOMIS, Register.

STATE OF VERMONT.

Washington district, ss.

In Probate Court holden at Montpelier within and for said district, on the 23d day of March A. D. 1837.

CALVIN AINSWORTH, guardian to Joanna Ainsworth, daughter of Abigail Ainsworth, late of Northfield in said district, a minor under the age of eighteen years & owning real estate lying in Northfield in said district, described as follows, to wit, three fourth parts of the real estate of which the said Abigail died seized, as hereafter described, except the dower therein of Abigail Ainsworth, widow of said deceased, as set out by a committee for the purpose and including the reversion of said dower—the said estate having descended from said Abigail to said Joanna her sister Anne therewith descended equally to the said Abigail as mother, and said Joanna as sister; the said estate being one house, wood-house and barn, and one acre of land, and the same premises occupied by Abigail Ainsworth Dec. 14, 1831—the land and one half of the dower and shed occupied by the said Abigail at the time of his decease—one half of 2 acres of land in said Northfield, with a red house, barn and potato—one half of the graveny building—a potato building called the new potato—in Dec. 1831, and land connected therewith—nineteen acres of land off from lot no. 61 in the second division—makes application to said court to be empowered to sell and convey the said real estate belonging to his said ward, alleging that the sale thereof will be conducive to the interest of said ward: Whereupon it is ordered that said application be heard at the probate office in Montpelier, on the 2d day of May A. D. 1837, and further ordered that notice hereof be given by publishing the substance of the subject matter of said application and orders thereon in the Vermont Watchman and State Journal printed at Montpelier two weeks successively, the last of which not to be less than two weeks before the aforesaid time appointed for the hearing thereof. By the court,
J. LOOMIS, Register.

Notices of Estates.

STATE OF VERMONT.

Washington District, ss.

In Probate Court, holden at Montpelier, within and for said district on the 10th day of March, A. D. 1837.

A MASA WHEELER, administrator on the estate of Jeremiah B. Wheeler, late of Montpelier, in said district deceased, presents his administration account for settlement.—Whereupon, it is ordered, that the same be referred to the 4th day of April next, at the Prob. Office, in Montpelier, in said district, for examination and allowance, and that all concerned be notified hereof by publication of this order in the Vermont Watchman and State Journal, printed at Montpelier, three weeks successively, as soon as may be, that they may appear, if they see cause, at said time and place and object thereto.

By the Court,
J. LOOMIS, Register.

STATE OF VERMONT.

Washington District, ss.

In Probate Court holden at Montpelier, within and for said district, on the 14th day of March, A. D. 1837.

ALMIRA F. MITCHELL, Guardian to George William Mitchell, of Plainfield, in said district, a minor under twenty one years, and owning real estate lying in Calais in said district, described as follows: sixty two acres of Lot No. 61 in the first division drawn for the use of English Schools, and the same premises where George Mitchell died, including the reversion of the widow's dower therein, makes application to said court to be empowered to sell and convey the said real estate belonging to her said ward, alleging that the sale thereof will be conducive to the interest of said ward.—Whereupon it is ordered that said application be heard at the Probate office in Montpelier, on the 12th day of April A. D. 1837, and further ordered that notice hereof be given by publishing the substance of the subject matter of said application and orders thereon in the Vermont Watchman and State Journal, printed at Montpelier, two weeks successively, the last of which not to be less than two weeks before the aforesaid time appointed for the hearing thereof.

By the Court,
J. LOOMIS, Register.

STATE OF VERMONT.

Washington District, ss. Court, holden at Montpelier, within and for said District, on the 4th day of March, A. D. 1837.

EZEKIEL P. WALTON, Executor of the last will and testament of Amos Farley, late of Montpelier, in said district, deceased, presents his administration account for settlement.—Whereupon, it is ordered that the same be referred to the 7th day of April next, at the Probate office, in Montpelier, in said district, for examination and allowance, and that all concerned be notified hereof by publication of this order in the Vermont Watchman and State Journal, printed at Montpelier, three weeks successively, as soon as may be, that they may appear, if they see cause, at said time and place, and object thereto.

By the Court,
J. LOOMIS, Register.

To the Hon. Probate Court for the District of Orleans.

WILLIAM ROWELL, administrator of the estate of John Tieknor, late of Fairfield in the county of Sullivan and State of New Hampshire, deceased, respectfully represents that the said John Tieknor did in his life time enter into a certain contract in writing, bearing date February 17th, 1830, to and with David Tieknor of Albany, in the County of Orleans and State of Vermont, being in the District of Orleans aforesaid, in which said contract the said John Tieknor did bind himself, his heirs, executors and administrators to convey to David Tieknor aforesaid, a tract of land situated in said Albany being Lot No. 37 of lots in said town of Albany, conditioned that said David Tieknor would pay to said John Tieknor the sum of three hundred sixty two dollars and interest on the same, on or before the 17th day of February A. D. 1838. That the said David Tieknor has in part performed the condition on his part and now stands ready to perform in full,—which said contract was at the decease of said John Tieknor and still is unexecuted.

Wherefore the said Wm. Rowell prays the said Court to grant unto him liberty and authority to deed said land according to the terms of said contract, agreeably to the statute in such case made and provided.

WILLIAM ROWELL, Admr.
Irasburgh, 4th March, 1837.

STATE OF VERMONT.

District of Orleans, ss.

It is ordered by the Probate Court for the district aforesaid, that all persons concerned be notified to appear before the said court at a session thereof to be holden at the Probate Office in Irasburgh, on the second Wednesday of April next, to show cause, if any they may have why the liberty and authority requested in the foregoing application should not be granted, and that for that purpose the said application, together with this order, be published in the Vermont Watchman and State Journal printed at Montpelier, three weeks successively, as soon as may be.

In testimony whereof I have hereunto affixed the seal of said Court and subscribed my name at Irasburgh in said District this 4th day of March, 1837.

By order of Court,
GEO. NYE, Register.

RUN AWAY

FROM the subscriber on the 27th ult. FLOPUS BLISS. All persons are forbid employing him without being accountable to me for his wages. All persons are forbid trusting him on my account after this date.
ARTEMAS FOSTER.
Feb. 27, 1837. 87*

The subscriber respectfully gives notice that he has erected a new shop near his dwelling on Barre Street, a few rods east of Shepard's hotel, where he will, as usual, be happy to attend to any orders for work in the line of his business.

Window Sash, Fancy Sash, Blinds, &c., manufactured on the most reasonable terms. The subscriber tenders his thanks to the public for the liberal measure of patronage heretofore received, and hopes to merit a continuance of the same.
JOHN T. MILLER.
Montpelier, Nov. 24, 1836.

Land Tax Notices.

Roxbury.

WHEREAS the Legislature of the State of Vermont, at their session at Montpelier, in the year 1836, assessed a tax of four cents on each acre of land (public rights excepted) in the town of Roxbury, in the County of Washington, in said State, for the purpose of making and repairing roads and building bridges in said town—These are therefore to notify the proprietors and land holders of said town that they can have an opportunity to pay said tax, in